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Patent

SEP 22 2005

Customer No.: 31561

Docket No.: 10542-US-PA

Application No.: 10/707,015

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re application of

Applicant : Po-Chih Liu  
Application No. : 10/707,015  
Filed : 2003/11/14  
For : SUBSTRATE AND PROCESS FOR FABRICATING THE  
SAME  
Art Unit : 3729  
Examiner : PHAN, THIEM D.

**TRANSMITTAL LETTER**

002-1-571-273-8300

(Via fax : 1+7 pages)

Assistant Commissioner for Patents  
Alexandria, VA 22314

Dear Sir,

In response to the Office Action dated August 25, 2005(Paper No.: 20050823),  
please find the Response to Office Action, in 7 pages.

I believe that no fee is incurred. However, the Commissioner is authorized to charge  
any fees required in connection with the filing of this paper to account No. 50-2620  
(Order No.: 10542-US-PA).

Thank you for your assistance in the subject matter. If you have any questions,  
please feel free to contact me.

Respectfully Submitted,  
JIANQ CHYUN Intellectual Property Office

Date : Sept. 22, 2005

By : Belinda Lee  
Belinda Lee  
Registration No.: 46,863

Please send future correspondence to:  
7F. -1, No. 100, Roosevelt Rd.,  
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P. 02

SEP 22 2005

Customer No.: 31561  
Application No.: 10/707,015  
Docket NO.: 10542-US-PA

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Examiner: PHAN, THIEM D

Group Art Unit: 3729

In re PATENT APPLICATION of

Applicants : Po-Chih Liu )  
Serial No. : 10/707,015 )  
Filed : November 14, 2003 )  
For : SUBSTRATE AND PROCESS )  
FOR FABRICATING THE )  
SAME )  
) Attorney Docket: 10542-US-PA  
)

AMENDMENT

No fee is believed to be due. However, the Commissioner is authorized to charge any fees required in connection with the filing of this paper to account No. 50-2620 (Order No.: 10542-US-PA)

RESPONSE TO RESTRICTION REQUIREMENT

United States Patent and Trademark Office  
Customer Service Window, Mail Stop Amendment  
Randolph Building  
401 Dulany Street  
Alexandria, VA 22314

Sir:

In response to the Restriction Requirement of August 25, 2005, Applicant submits the following amendment and remarks.